

RJGLAW LLC

1010 WAYNE AVENUE, SUITE 950
SILVER SPRING, MD 20910

RUDOLPH J. GEIST, Esq.

EXT. 105

TEL. (301) 589-2999

FAX: (301) 589-2644

E-MAIL

rgeist@rjglawllc.com

January 27, 2006

Via Electronic Filing

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S. W.
Washington DC 20554

Re: Ex Parte Meeting with Commissioner Copps, John Gusti
WT Docket No. 03-66: In re Amendment of parts 1, 21, 73, 74 and
101 of the Commission's Rules

Dear Ms. Dortch:

Pursuant to Section 1.1206(b)(2) of the Commission's Rules, on behalf of Hispanic Information and Telecommunications Network, Inc. ("HITN"), this is to notify you that on January 25, 2006, the undersigned and Mr. Gregory Rohde, principal of E-Copernicus, met with Commissioner Michael Copps, and his Legal Advisor for wireless issues, John Gusti, to discuss matters related to the above-referenced docket.

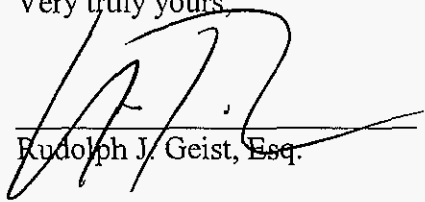
Specifically, we discussed HITN's history as a Commission EBS (formerly ITFS) licensee, and its plans to provide wireless broadband services to the broader non-profit community with a focus on educational institutions. We furnished the Commissioner and Mr. Gusti with a copy of the attached list of HITN EBS authorizations.

We also discussed HITN's position regarding the issue of maximum permissible EBS lease terms. HITN emphasized that the Commission should not attempt to restrict in any way automatic renewals or other post-termination provisions in EBS leases, regardless of maximum permissible terms, as limiting the maximum duration of usage by a commercial operator will create further uncertainty for an industry that is attempting to achieve long term use of EBS spectrum to deliver new and innovative services to consumers, as well as non-profit and educational users.

Finally, we discussed HITN's position regarding the ability of any BRS or EBS licensee to obtain an "opt out" from the requirement to transition to the new rules. We requested that the Commission ensure that any request for opt out be granted in only the most limited circumstances, where the requesting party is providing wireless video services in only the most rural markets, and where the video service is the sole multi-channel video alternative in the market.

Please contact the undersigned with any questions regarding this notice. To the extent this Notice is not considered timely filed, we hereby request a waiver of the requirement and further request that the Commission accept this Notice for filing.

Very truly yours,



Rudolph J. Geist, Esq.

cc (via e-mail): Commissioner Michael Copps (John Gusti)
 Gregory Rohde

Attachment: HITN EBS Authorizations

HITN EBS Authorizations

City, State	Call Sign	Channel
Aguadilla, PR	WNC-700	B Group
Aguadilla, PR	WNC-725	D Group
Alamosa, CO (Pending)	951020WP	G Group
Albany, NY	WHR-930	B Group
Albany (New Scotland), NY - Booster	WNC-285	B Group
Albuquerque, NM	WLX-673	A Group
Amenia, ND (Pending)	WNC-357	A Group
Amenia, ND (Pending)	WNC-569	B Group
Bankston, AL	WNC-965	G Group
Billings, MT (Pending)	951020GG	G Group
Boise, ID (Pending)	951020ET	B3, B4, D1, D2
Buffalo, NY	WLX-770	G2, G3, G4
Bullhead City, AZ	WQCN526	A Group
Casa Grande, AZ (Pending)	951016AQ	D4
Casper, WY	WQCQ367	G Group
Central Islip, NY	WQAB-902	C Group
Charlotte, NC	WND-612	B1, B2
Cincinnati, OH	WLX-435	G Group
Colorado Springs, CO	WLX-361	G Group
Corpus Christi, TX	WLX-249	D Group
Dallas, TX (Pending)	WNC-836	C Group
Dayton, OH	WLX-375	G Group
El Paso, TX	WNC-584	G Group
Fajardo, PR	WNC-698	B Group
Fajardo, PR	WNC-706	D Group
Fort Worth, TX (Pending)	WNC-823	G Group
Fresno, CA	WLX-671	D Group
Garden City, KS	WNC-765	A Group
Globe, AZ	WQCQ366	C Group
Grand Junction (Delta), CO	WQCN524	D Group
Grand Rapids (Moline), MI	WLX-981	B Group
Grand Rapids (Moline), MI	WNC-290	B Group
Harrisburg, PA	WQCQ267	B Group
Hartford (Farmington), CT	WNC-321	D1, D2
Houston, TX	WNC-208	G Group
Isla Morada, FL	WQAI-668	B Group
Jacksonville, FL	WLX-538	B1, B2, B3
Jayuya, PR	WND680	B Group
Jayuya, PR	WND-679	D Group
Kansas City, MO	WLX-709	B Group
Key West, FL	WQCQ365	B Group
Las Cruces, NM	WLX-806	G Group
Las Vegas, NV	WLX-370	B Group
Maricao, PR (B)	WND-557	B Group
Maricao, PR (D)	WND-558	D Group
Maui, HI	WNC-807	A1, A2, A3
Memphis, TN	WLX-557	B Group
Mobile, AL	WNC-633	A Group
Nashville, TN	WLX-684	D Group
New Orleans, LA	WHR-681	C Group
New York, NY	WHR-829	C2, C3
Norfolk, VA	WNC-681	B1, B2
Oklahoma City, OK	WLX-672	D Group
Orlando, FL	WLX-362	B Group

City, State	Call Sign	Channel
Pensacola (Spring Hill), FL	WLX-794	G Group
Philadelphia, PA	WLX-825	C3, C4
Phoenix, AZ	WNC-558	G3, G4
Pittsburgh, PA	WLX-537	G Group
Portland, OR	WLX-681	D Group
Providence, RI	WLX-690	B Group
Raleigh, NC	WQCQ718	D1, D2
Riverside, CA	WLX-367	C Group
Riverside, CA (Booster)	WND-384	C Group
Rochester, NY	WLX-753	C Group
Sacramento, CA	WLX-720	D1, D2, D3
Salinas, CA (Pending)	951020GI	B Group
Salt Lake City, UT	WLX-667	D Group
San Antonio, TX	WLX-704	G Group
San Diego, CA (North)	WND-593	D1
San Diego, CA (South)	WND-372	D1
Santa Rosa, CA (Pending)	951016BJ	C Group
Savannah (Bloomington), GA (Pending)	951016AV	B Group
Seattle, WA	WLX-546	G Group
Syracuse, NY	WLX-682	D Group
Tucson, AZ	WLX-470	C Group
Tulsa, OK	WLX-534	G Group
Washington, DC	WHG-442	D Group
Wenatchee, WA	WQCI715	G Group
Yuma, AZ	WND-375	B Group